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# **EXHIBIT 2**



A PROFESSIONAL LLC

1	RFP					
2	F. Christopher Austin, Esq.					
_	Nevada Bar No. 6559					
3	caustin@weidemiller.com Ryan Gile, Esq.					
4	Nevada Bar No. 8807					
	rgile@weidemiller.com					
5	WEIDE & MILLER, LTD.					
6	10655 Park Run Drive, Suite 100					
_	Las Vegas, NV 89144 Tel: (702) 382-4804					
7	Fax: (702) 382-4805					
8						
9	Samuel Castor, Esq.					
	Nevada Bar No. 11532 SWITCH, LTD.					
10	7135 S. Decatur Blvd.					
11	Las Vegas, Nevada 89118					
12	Attorneys for Plaintiff SWITCH, LTD.					
	Attorneys for Flaming Switch, LID.					
13	UNITED STATES DISTRICT COURT					
14	DIGITAL OF	NICK! A D. A				
15	DISTRICT OF	NEVADA				
	SWITCH, LTD. a Nevada limited liability	Case No.: 2:17-cv-2651-GMN-VCF				
16	company,					
17						
18	Plaintiff,	PLAINTIFF SWITCH, LTD. FIRST SET				
	vs.	OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO DEFENDANT				
19		MTECHNOLOGY				
20	STEPHEN FAIRFAX; MTECHNOLOGY; and					
,	DOES 1 through 10; ROE ENTITIES 11					
21	through 20, inclusive,					
22	Defendants.					
23						
24	PROPOUNDING PARTY: Plaintiff SWITCH, L'	ľD				
	The rest of the rate is a man of the rate in E					
25	RESPONDING PARTY: Defendant MTECHNO	LOGY				
26	Pursuant to Federal Rules of Civil Procedure 26 and 34, Plaintiff SWITCH, LTD.,					
27						
ຸ	("SWITCH") hereby requests that Defendant MTECHNOLOGY produce the documents and					
28	things identified below:					

28 ||///

#### INTRODUCTORY STATEMENT

- A. Pursuant to Nevada Rule of Civil Procedure 26(e), the following requests for production of documents and things are continuing and must be supplemented if your responses change during the course of discovery.
- B. To the extent that any information/documentation requested by these Requests for Production is unknown to you, so state, and set forth such remaining information as is known by you. If any estimate or approximation can reasonably be made in place of unknown information, set forth your best estimate or approximation, clearly designated as such, in place of the unknown information, and describe the basis upon which the estimate or approximation is made.
- C. The omission of any item from your responses shall be deemed a representation that the item is unknown to you.
- D. In construing these Requests to Produce, the terms "refer to" shall include any and all logical and factual connections to the subject of the discovery request as specified.
- E. Use of the term "data" shall include but not be limited to information regardless of form, such as documents, emails to or from business and/or personal accounts, text messages, calendar invites, notes, application data, videos, photographs, audio or visual recordings, meta data, blogs, tweets, social media postings, correspondence, designs, blue prints, schematics, opinions, assessments, analysis, etc., and all versions of the same, which are germane to the Request.
- F. Use of the term "plaintiff" or "you" shall mean MTECHNOLOGY, as an individual, member, partner, investor, managing member, agent, or principal on behalf of any company, entity, business, partner, including but not limited to MTECHNOLOGY.

1	G.	All singular nouns are to be construed as plural and plural construed as	
2	singular.		
3			
4	H.	In the event that you refuse to respond to any Request to Produce, or portion	
5	thereof, on the	ne grounds that it is subject to an attorney-client privilege or attorney work	
6	product privil	ege, you are required to:	
7		a. state the nature of the privilege asserted;	
8			
9		b. state the facts relied upon in support of the claim or privilege;	
10		c. identify all persons having knowledge or any facts related to the claim	
11		or privilege; and	
12		d. identify all events, transactions, or occurrences related to the claim of	
13		privilege.	
14		DOCUMENTS REQUESTED	
15	REQUEST N	<u>VO. 1:</u>	
16	Please	produce complete and accurate copies of any and all DATA regarding	
17	MTECHNOLOGY and Aligned from January 1, 2011, to the present.		
18 19	REQUEST N	NO. 2:	
20	Please produce complete and accurate copies of all agreements between		
21	MTECHNOLOGY and Aligned.		
22	REQUEST N	NO. 3:	
23	Please	produce complete and accurate copies of all agreements between FAIRFAX	
24	and Aligned.		
25			
26	REQUEST N	<u>₹O. 4:</u>	
27	Please	produce complete and accurate copies of any and all DATA related to Aligned	
28	Energy from	January 1, 2011, to the present.	

# 1 **REQUEST NO. 5:** 2 Please produce complete and accurate copies of any and all DATA related to Inertech 3 from January 1, 2011 to the present. 4 REQUEST NO. 6: 5 Please produce complete and accurate copies of any and all DATA related to Uber 6 from January 1, 2011, to the present. 7 8 **REQUEST NO. 7:** 9 Please produce complete and accurate copies of any and all DATA related to eBay 10 from January 1, 2011, to the present. 11 **REQUEST NO. 8:** 12 Please produce complete and accurate copies of any and all DATA related to PayPal 13 from January 1, 2011, to the present. 14 15 **REQUEST NO. 9:** 16 Please produce complete and accurate copies of any and all DATA related to Theresa 17 Gardner from January 1, 2011, to the present. 18 **REQUEST NO. 10:** 19 Please produce complete and accurate copies of any and all DATA related to Mark 20 21 Bauer from January 1, 2011, to the present. 22 **REQUEST NO. 11:** 23 Please produce complete and accurate copies of any and all DATA related to Carter 24 Robinson from January 1, 2011, to the present. 25 **REQUEST NO. 12:** 26 Please produce complete and accurate copies of any all DATA related to Marew 27

Klokkenja from January 1, 2011, to the present.

# 1 **REQUEST NO. 13:** 2 Please produce complete and accurate copies of any and all DATA related to Bret 3 Davis from January 1, 2011, to the present. 4 REQUEST NO. 14: 5 Please produce complete and accurate copies of any and all DATA related to Mike 6 Lewis from January 1, 2011, to the present. 7 8 **REQUEST NO. 15:** 9 Please produce complete and accurate copies of any and all DATA related to Dean 10 Nelson from January 1, 2011, to the present. 11 **REQUEST NO. 16:** 12 Please produce complete and accurate copies of any and all DATA related to Mazen 13 Rawashdeh from January 1, 2011, to the present. 14 15 **REQUEST NO. 17:** 16 Please produce complete and accurate copies of any and all DATA related to Thomas 17 Price from January 1, 2011, to the present. 18 **REQUEST NO. 18:** 19 Please produce complete and accurate copies of any and all DATA related to Paul 20 21 Santana from January 1, 2011, to the present. 22 REQUEST NO. 19: 23 Produce complete and accurate copies of any and all DATA related to Stephen 24 Harlett from January 1, 2011, to the present. 25 **REQUEST NO. 20:** 26 Please produce complete and accurate copies of any and all DATA related to Richard 27 28 Reyher from January 1, 2011, to the present.

# 1 **REQUEST NO. 21:** 2 3 4 5 6

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Please produce complete and accurate copies of any and all DATA related to Seth Feldman from January 1, 2011, to the present.

# REQUEST NO. 22:

Please produce complete and accurate copies of any and all DATA related to Devin Wenig from January 1, 2011, to the present.

# **REQUEST NO. 23:**

Please produce complete and accurate copies of any and all DATA related to Jakob Carnemark from January 1, 2011, to the present.

# **REQUEST NO. 24:**

Please produce complete and accurate copies of any and all DATA related to Andrew Schaap from January 1, 2011, to the present.

# **REQUEST NO. 25:**

Please produce complete and accurate copies of any and all DATA related to Stephen Smith from January 1, 2011, to the present.

#### REQUEST NO. 26:

Please produce complete and accurate copies of any and all DATA related to Rajendran Avadaiappan from January 1, 2011, to the present.

# **REQUEST NO. 27:**

Please produce complete and accurate copies of any and all video footage, including b-roll footage, YOU received and/or have in YOUR possession, with regard to the ALIGNED videos.

27

# REQUEST NO. 28:

Please produce complete and accurate copies of any and all payments made to YOU and/or FAIRFAX by Aligned or any Aligned employees.

**REQUEST NO. 29:** 

Please produce complete and accurate copies of any and all communications regarding payments received by YOU and/or FAIRFAX from Aligned or any Aligned employees.

# **REQUEST NO. 30:**

Please produce complete and accurate copies of any and all bank records from 2011 to present in YOUR control reflecting financial transactions with individuals or entities affiliated with Aligned, Aligned Energy, Inertech, eBay, and/or Paypal.

## **REQUEST NO. 31:**

Please produce complete and accurate copies of any and all DATA evidencing Aligned designs created between January 1, 2011, and the present.

## **REQUEST NO. 32:**

Please produce complete and accurate copies of DATA evidencing Aligned Energy designs created between January 1, 2011, and the present.

#### **REQUEST NO. 33:**

Please produce complete and accurate copies of DATA evidencing Inertech designs created between January 1, 2011, and the present.

#### REQUEST NO. 34:

Please produce complete and accurate copies of any and all DATA related to Switch from January 1, 2011, to the present.

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# 1 REQUEST NO. 35: 2 Please produce complete and accurate copies of any and all DATA related to Rob 3 Roy from January 1, 2011, to the present. 4 REQUEST NO. 36: 5 Please produce all DATA related to your design work for Aligned. 6 7 REQUEST NO. 37: 8 Please produce complete and accurate copies of your analysis of Aligned's designs 9 created between January 1, 2011, and the present. 10 REQUEST NO. 38: 11 Please produce complete and accurate copies of your analysis of Aligned Energy's 12 designs created between January 1, 2011, and the present. 13 REQUEST NO. 39: 14 15 Please produce complete and accurate copies of your analysis of Inertech's designs 16 created between January 1, 2011, and the present. 17 **REQUEST NO. 40:** 18 Please produce complete and accurate copies of all collaborations with Aligned 19 regarding Aligned's data center designs created between January 1, 2011, and the present. 20 21 **REQUEST NO. 41:** 22 Please produce all DATA related to your and/or FAIRFAX's retention as a consultant 23 with Aligned. 24 /// 25 26

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# **REQUEST NO. 42:**

Please produce complete and accurate copies of all DATA regarding Aligned's data center designs created between January 1, 2011, and the present.

DATED this 16th day of March, 2018.

## WEIDE & MILLER, LTD.

# /s/ F. Christopher Austin

F. Christopher Austin caustin@weidemiller.com Ryan Gile rgile@weidemiller.com Bank of Nevada Bldg., 5th Floor 7251 W. Lake Mead Blvd., Ste. 530 Las Vegas, NV 89128 Attorneys for Plaintiff SWITCH, LTD.

**CERTIFICATE OF SERVICE** I hereby certify that I am an employee of Weide & Miller, Ltd. and that on March 19, 2018, I served a full, true and correct copy of the foregoing **PLAINTIFF SWITCH, LTD.** FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO **DEFENDANT MTECHNOLOGY** by email and regular U.S. mail, with postage duly prepaid thereon, addressed to the following: Marc J. Randazza, Esq. Ronald D. Green, Esq. Alex J. Shepard, Esq. Randazza Legal Group, PLLC 4035 S. El. Capitan Way Las Vegas, NV 89147 702-420-2001 efc@randazza.com Attorneys for Defendants STEPHEN FAIRFAX and MTECHNOLOGY /s/ Sally Wexler An employee of Weide & Miller, Ltd. 

1	RFP				
2	F. Christopher Austin, Esq.				
2	Nevada Bar No. 6559				
3	caustin@weidemiller.com				
	Ryan Gile, Esq.				
4	Nevada Bar No. 8807				
5	rgile@weidemiller.com				
	WEIDE & MILLER, LTD. 10655 Park Run Drive, Suite 100				
6	Las Vegas, NV 89144				
7	Tel: (702) 382-4804				
′	Fax: (702) 382-4805				
8	1 din (702) 202 1002				
	Samuel Castor, Esq.				
9	Nevada Bar No. 11532				
10	SWITCH, LTD.				
	7135 S. Decatur Blvd.				
11	Las Vegas, Nevada 89118				
12					
12	Attorneys for Plaintiff SWITCH, LTD.				
13		CEDICE COLDE			
14	UNITED STATES DIS	STRICT COURT			
14	DISTRICT OF	NEVADA			
15					
16	SWITCH, LTD. a Nevada limited liability	Case No.: 2:17-cv-2651-GMN-VCF			
16	company,				
17					
	Plaintiff,	PLAINTIFF SWITCH, LTD. FIRST SET			
18		OF REQUESTS FOR PRODUCTION OF			
19	VS.	DOCUMENTS TO DEFENDANT			
	GEEDHEN FAIDEAN MEEGINGLOOV	STEPHEN FAIRFAX			
20	STEPHEN FAIRFAX; MTECHNOLOGY; and				
21	DOES 1 through 10; ROE ENTITIES 11 through 20, inclusive,				
21	through 20, inclusive,				
22	Defendants.				
23					
23					
24	PROPOUNDING PARTY: Plaintiff SWITCH, LT	ID.			
25	RESPONDING PARTY: Defendant FAIRFAX				
$^{23}$	RESPONDING PART 1. Determant Part Ax				
26	Pursuant to Federal Rules of Civil Proce	dure 26 and 34, Plaintiff SWITCH, LTD.,			
27					
<i>41</i>	("SWITCH") hereby requests that Defendant Stephen Fairfax ("FAIRFAX") produce the				
28					
	documents and things identified below:				

#### INTRODUCTORY STATEMENT

- A. Pursuant to Nevada Rule of Civil Procedure 26(e), the following **requests for production of documents and things are continuing and must be supplemented if your responses change during the course of discovery.**
- B. To the extent that any information/documentation requested by these Requests for Production is unknown to you, so state, and set forth such remaining information as is known by you. If any estimate or approximation can reasonably be made in place of unknown information, set forth your best estimate or approximation, clearly designated as such, in place of the unknown information, and describe the basis upon which the estimate or approximation is made.
- C. The omission of any item from your responses shall be deemed a representation that the item is unknown to you.
- D. In construing these Requests to Produce, the terms "refer to" shall include any and all logical and factual connections to the subject of the discovery request as specified.
- E. Use of the term "data" shall include but not be limited to information regardless of form, such as documents, emails to or from business and/or personal accounts, text messages, calendar invites, notes, application data, videos, photographs, audio or visual recordings, meta data, blogs, tweets, social media postings, correspondence, designs, blue prints, schematics, opinions, assessments, analysis, etc., and all versions of the same, which are germane to the Request.
  - F. Use of the term "plaintiff" or "you" shall mean STEPHEN FAIRFAX.
- G. All singular nouns are to be construed as plural and plural construed as singular.

- H. In the event that you refuse to respond to any Request to Produce, or portion thereof, on the grounds that it is subject to an attorney-client privilege or attorney work product privilege, you are required to:
  - a. state the nature of the privilege asserted;
  - b. state the facts relied upon in support of the claim or privilege;
  - identify all persons having knowledge or any facts related to the claim
     or privilege; and
  - d. identify all events, transactions, or occurrences related to the claim of privilege.

# DOCUMENTS REQUESTED

# **REQUEST NO. 1:**

Please produce complete and accurate copies of any and all DATA regarding Aligned from January 1, 2011, to the present.

# **REQUEST NO. 2:**

Please produce complete and accurate copies of all agreements between FAIRFAX and Aligned.

### **REQUEST NO. 3:**

Please produce complete and accurate copies of all agreements between Defendant MTECHNOLOGY and Aligned.

#### **REQUEST NO. 4:**

Please produce complete and accurate copies of any and all DATA related to Jones Lang LaSalle from January 1, 2011, to the present.

#### **REQUEST NO. 5:**

Please produce complete and accurate copies of any and all DATA related to Aligned Energy from January 1, 2011, to the present.

# 1 **REQUEST NO. 6:** 2 Please produce complete and accurate copies of any and all DATA related to Inertech 3 from January 1, 2011 to the present. 4 REQUEST NO. 7: 5 Please produce complete and accurate copies of any and all DATA related to Uber 6 from January 1, 2011, to the present. 7 8 **REQUEST NO. 8:** 9 Please produce complete and accurate copies of any and all DATA related to eBay 10 from January 1, 2011, to the present. 11 **REQUEST NO. 9:** 12 Please produce complete and accurate copies of any and all DATA related to PayPal 13 from January 1, 2011, to the present. 14 15 **REQUEST NO. 10:** 16 Please produce complete and accurate copies of any and all DATA related to Theresa 17 Gardner from January 1, 2011, to the present. 18 **REQUEST NO. 11:** 19 Please produce complete and accurate copies of any and all DATA related to Mark 20 21 Bauer from January 1, 2011, to the present. 22 **REQUEST NO. 12:** 23 Please produce complete and accurate copies of any and all DATA related to Carter 24 Robinson from January 1, 2011, to the present. 25 **REQUEST NO. 13:** 26 Please produce complete and accurate copies of any all DATA related to Marew 27

Klokkenja from January 1, 2011, to the present.

# 1 **REQUEST NO. 14:** 2 Please produce complete and accurate copies of any and all DATA related to Bret 3 Davis from January 1, 2011, to the present. 4 REQUEST NO. 15: 5 Please produce complete and accurate copies of any and all DATA related to Mike 6 Lewis from January 1, 2011, to the present. 7 8 **REQUEST NO. 16:** 9 Produce complete and accurate copies of any and all DATA related to Dean Nelson 10 from January 1, 2011, to the present. 11 REQUEST NO. 17: 12 Produce complete and accurate copies of any and all DATA related to Mazen 13 Rawashdeh from January 1, 2011, to the present. 14 15 **REQUEST NO. 18:** 16 Please produce complete and accurate copies of any and all DATA related to Thomas 17 Price from January 1, 2011, to the present. 18 **REQUEST NO. 19:** 19 Please produce complete and accurate copies of any and all DATA related to Paul 20 21 Santana from January 1, 2011, to the present. 22 REQUEST NO. 20: 23 Produce complete and accurate copies of any and all DATA related to Stephen 24 Harlett from January 1, 2011, to the present. 25 **REQUEST NO. 21:** 26 Please produce complete and accurate copies of any and all DATA related to Richard 27

Reyher from January 1, 2011, to the present.

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#### **REQUEST NO. 29:**

Please produce complete and accurate copies of any and all payments made to YOU by Aligned, or any Aligned employees.

### **REQUEST NO. 30:**

Please produce complete and accurate copies of any and all communications regarding payments received by MTECHNOLOGY and/or YOU from Aligned or any Aligned employees.

### REQUEST NO. 31:

Please produce complete and accurate copies of any and all bank records from 2011 to present in YOUR control reflecting financial transactions with individuals or entities affiliated with Aligned, Aligned Energy, Inertech, eBay, and/or Paypal.

## **REQUEST NO. 32:**

Please produce complete and accurate copies of any and all of YOUR cell phone records evidencing communications with individuals or entities affiliated with Aligned, Aligned Energy, Inertech, eBay, and/or Paypal between yourself and from 2010 to present.

## **REQUEST NO. 33:**

Please produce complete and accurate copies of any and all DATA evidencing Aligned designs created between January 1, 2011, and the present.

# **REQUEST NO. 34:**

Please produce complete and accurate copies of DATA evidencing Aligned Energy designs created between January 1, 2011, and the present.

# **REQUEST NO. 35:**

Please produce complete and accurate copies of DATA evidencing Inertech designs created between January 1, 2011, and the present.

# 1 2 3 4 5 6 7 8 **REQUEST NO. 38:** 9 10 11 **REQUEST NO. 39:** 12 13 **REQUEST NO. 40:** 14 15 16 17 **REQUEST NO. 41:** 18 19 20 21 **REQUEST NO. 42:** 22 23 24

#### **REQUEST NO. 36:**

Please produce complete and accurate copies of DATA evidencing YOUR data center designs created between January 1, 2011, and the present.

#### REQUEST NO. 37:

Please produce complete and accurate copies of any and all DATA related to Switch from January 1, 2011, to the present.

Please produce complete and accurate copies of any and all DATA related to Rob Roy from January 1, 2011, to the present.

Please produce all DATA related to your design work for Aligned.

Please produce complete and accurate copies of your analysis of Aligned's designs created between January 1, 2011, and the present.

Please produce complete and accurate copies of your analysis of Aligned Energy's designs created between January 1, 2011, and the present.

Please produce complete and accurate copies of your analysis of Inertech's designs created between January 1, 2011, and the present.

#### REQUEST NO. 43:

Please produce complete and accurate copies of all collaborations with Aligned regarding Aligned's data center designs created between January 1, 2011, and the present.

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# **REQUEST NO. 44:**

Please produce all DATA related to your retention as a consultant with Aligned.

# **REQUEST NO. 45:**

Please produce complete and accurate copies of all DATA regarding Aligned's data center designs created between January 1, 2011, and the present.

DATED this 16th day of March, 2018.

## WEIDE & MILLER, LTD.

# /s/ F. Christopher Austin

F. Christopher Austin caustin@weidemiller.com Ryan Gile rgile@weidemiller.com Bank of Nevada Bldg., 5th Floor 7251 W. Lake Mead Blvd., Ste. 530 Las Vegas, NV 89128 Attorneys for Plaintiff SWITCH, LTD.

**CERTIFICATE OF SERVICE** I hereby certify that I am an employee of Weide & Miller, Ltd. and that on March 19, 2018, I served a full, true and correct copy of the foregoing **PLAINTIFF SWITCH, LTD.** FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS TO **DEFENDANT STEPHEN FAIRFAX** by email and regular U.S. mail, with postage duly prepaid thereon, addressed to the following: Marc J. Randazza, Esq. Ronald D. Green, Esq. Alex J. Shepard, Esq. Randazza Legal Group, PLLC 4035 S. El. Capitan Way Las Vegas, NV 89147 702-420-2001 efc@randazza.com Attorneys for Defendants STEPHEN FAIRFAX and MTECHNOLOGY /s/ Sally Wexler An employee of Weide & Miller, Ltd.